Excerpt from Nebraska Legislature Online

71-601

Vital statistics; duties of Department of Health and Human Services Finance and Support; rules and regulations.

The Department of Health and Human Services Finance and Support shall provide for the registration of vital events and shall adopt, promulgate, and enforce such rules and regulations as are necessary to carry out the purposes of sections 71-601 to 71-649.

Source:

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Laws 1919, c. 190, tit. VI, art. II, div. IX, § 1, p. 781;
C.S.1922, § 8228; Laws 1927, c. 166, § 1, p. 448; C.S.1929, § 71-2401;
R.S.1943, § 71-601; Laws 1965, c. 418, § 1, p. 1335;
Laws 1991, LB 703, § 27; Laws 1994, LB 886, § 1;
Laws 1996, LB 1044, § 511.
Operative date January 1, 1997.
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71-601.01

Terms, defined.

For purposes of sections 71-601 to 71-649:

- (1) Certificate shall mean the record of a vital event; and
- (2) Certification shall mean the process of recording, filing, amending, or preserving a certificate, which process may be by any means, including, but not limited to, microfilm, electronic, imaging, photographic, typewritten, or other means designated by the Department of Health and Human Services Finance and Support.

Source:

Laws 1994, LB 886, § 2; Laws 1996, LB 1044, § 512. Operative date January 1, 1997.

71-602

Department of Health and Human Services Finance and Support; standard forms; release of information; confidentiality.

- (1) The Department of Health and Human Services Finance and Support shall adopt and promulgate rules and regulations prescribing all standard forms for registering with or reporting to the department and for certification to the public of any birth, abortion, marriage, annulment, dissolution of marriage, or death registered in Nebraska. Such forms shall
 - (a) provide for the registration of vital events as accurately as possible,
 - (b) secure information about the economic, educational, occupational, and sociological backgrounds of the individuals involved in the registered events and their parents as a basis for statistical research in order to reduce morbidity and mortality and improve the quality of life,

- (c) accomplish such duties in a manner which will be uniform with forms for reporting similar events which have been established by the United States Public Health Service to the extent such forms are consistent with state law, and
- (d) permit other deviations from such forms as will reduce the costs of gathering information, increase efficiency, or protect the health and safety of the people of Nebraska without jeopardizing such uniformity.
- (2) All information designated by the department on all certificates as being for health data and statistical research shall be confidential and may be released only to the United States Public Health Service or its successor, government health agencies, or a researcher as approved by the department in accordance with its rules and regulations. The department may publish analyses of any information received on the forms for scientific and public health purposes in such a manner as to assure that the identity of any individual cannot be ascertained. The release of such information pursuant to this section shall not make otherwise confidential information a public record.

Laws 1989, LB 344, § 1; Laws 1992, LB 1019, § 47; Laws 1993, LB 536, § 60; Laws 1996, LB 1044, § 513. Operative date January 1, 1997.

71-602.01

Release of information; written agreements authorized.

All information designated by the Department of Health and Human Services Finance and Support on all certificates as being for health data and statistical research shall be confidential but may be released to the Department of Health and Human Services Regulation and Licensure for research and statistical purposes. The Department of Health and Human Services Finance and Support may release cost, health, and associated health risk information from medicaid records to the Department of Health and Human Services and the Department of Health and Human Services Regulation and Licensure for research and statistical purposes. Release of information shall be pursuant to a written agreement between the Department of Health and Human Services Finance and Support and the Department of Health and Human Services and between the Department of Health and Human Services Regulation and Licensure. Such agreement shall provide for protection of the security of the content of the information, including access limitations, storage of the information, destruction of the information, and use of the information. The release of such information pursuant to this section shall not make otherwise confidential information a public record.

Source:

Laws 1993, LB 536, § 61; Laws 1996, LB 1044, § 514. Operative date January 1, 1997.

71-603

Repealed. Laws 1985, LB 42, s. 26.

71-604

Birth certificate; preparation and filing.

- (1) A certificate for each live birth which occurs in the State of Nebraska shall be filed on a standard Nebraska certificate form. Such certificate shall be filed with the Department of Health and Human Services Finance and Support within five business days after the birth.
- (2) When a birth occurs in an institution or en route thereto, the person in charge of the institution or his or her authorized designee shall obtain the personal data, prepare the certificate which shall include the name, title, and address of the attendant, certify that the child was born alive at the place and time and on the date stated either by standard procedure or by an approved electronic process, and file the certificate. The physician or other person in attendance shall provide the medical information required for the certificate within seventy-two hours after the birth.
- (3) When a birth occurs outside an institution, the certificate of birth shall be prepared and filed by one of the following:
 - (a) The physician in attendance at or immediately after the birth;
 - (b) The father, the mother, or, in the absence of the father and the inability of the mother, the person in charge of the premises where the birth occurred; or
 - (c) Any other person in attendance at or immediately after the birth.

Source:

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Laws 1919, c. 190, tit. VI, art. II, div. IX, § 5, p. 781;
Laws 1921, c. 253, § 1, p. 863; C.S.1922, § 8232;
Laws 1927, c. 166, § 2, p. 448; C.S.1929, § 71-2404; R.S.1943, § 71-604;
Laws 1965, c. 418, § 2, p. 1335; Laws 1985, LB 42, § 2;
Laws 1989, LB 344, § 9; Laws 1994, LB 886, § 3;
Laws 1997, LB 307, § 135.
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71-604.01

Birth certificate; sex reassignment; new certificate; procedure.

Upon receipt of a notarized affidavit from the physician that performed sex reassignment surgery on an individual born in this state and a certified copy of an order of a court of competent jurisdiction changing the name of such person, the Department of Health and Human Services Finance and Support shall prepare a new certificate of birth in the new name and sex of such person in substantially the same form as that used for other live births. The evidence from which the new certificate is prepared and the original certificate of birth shall be available for inspection only upon the order of a court of competent jurisdiction.

Source:

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Laws 1994, LB 886, § 4; Laws 1996, LB 1044, § 515. Operative date January 1, 1997.
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71-604.02

Repealed. Laws 1979, LB 39, s. 3.

71-604.03

Repealed. Laws 1987, LB 385, s. 7.

71-604.04

Repealed. Laws 1987, LB 385, s. 7.

71-604.05

Birth certificate; restriction on filing; social security number required; exception; use; release of data to Social Security Administration.

- (1) The Department of Health and Human Services Finance and Support shall not file
 - (a) a certificate of live birth,
 - (b) a certificate of delayed birth registration for a registrant under twenty-five years of age when an application for such certificate is filed,
 - (c) a certificate of live birth filed after adoption of a Nebraska-born person or a person born outside of the jurisdiction of the United States, or
 - (d) a certificate of live birth issued pursuant to section 71-628 unless the social security number or numbers issued to the parents are furnished by the person seeking to register the birth.

No such certificate may be amended to show paternity unless the social security number of the father is furnished by the person requesting the amendment. The social security number shall not be required if no social security number has been issued to the parent or if the social security number is unknown.

- (2) Social security numbers
 - (a) shall be recorded on the birth certificate but shall not be considered part of the birth certificate and
 - (b) shall only be used for the purpose of enforcement of child support orders in Nebraska as permitted by Title IV-D of the federal Social Security Act, as amended, or as permitted by section 7(a) of the federal Privacy Act of 1974, as amended. The Department of Health and Human Services Finance and Support shall make social security numbers available to the Department of Health and Human Services for purposes permitted under Title IV-D of the federal Social Security Act, as amended.
 - (c) The Department of Health and Human Services Finance and Support, or on receipt of a written or electronic request by the Department of Health and Human Services, may release data to the Social Security Administration which is necessary to obtain a social security number and which is contained on the birth certificate of any individual who has applied for or is receiving medicaid or food stamp benefits. The Department of Health and Human Services Finance and Support shall make such data available only for the purpose of obtaining a social security number for the individual.
 - (d) The Department of Health and Human Services Finance and Support shall provide to the Social Security Administration each parent's name and social security number collected in the birth certification process as required by the federal Taxpayer Relief Act of 1997.

Source:

Laws 1991, LB 703, § 28; Laws 1993, LB 536, § 62; Laws 1996, LB 1044, § 516; Laws 1997, LB 307, § 136; Laws 1998, LB 1073, § 89.

71-605

Death certificate; cause of death; sudden infant death syndrome; how treated; burial, cremation, disinterment, or transit permits; how executed; filing; requirements.

- (1) The funeral director and embalmer in charge of the funeral of any person dying in the State of Nebraska shall cause a certificate of death to be filled out with all the particulars contained in the standard form adopted and promulgated by the Department of Health and Human Services Finance and Support. Such standard form shall include a space for certificate of veteran status and the period of service in the armed forces of the United States as defined in section 80-401.01 and a statement of the cause of death made by a person holding a valid license as a physician who last attended the deceased. The standard form shall also include the deceased's social security number. Death and fetal death certificates shall be completed by the funeral directors and embalmers and physicians for the purpose of filing with the department and providing child support enforcement information pursuant to section 43-3340.
- (2) The physician shall have the responsibility and duty to complete and sign in his or her own handwriting, within twenty-four hours from the time of death, that part of the certificate of death entitled medical certificate of death. In the case of a death when no person licensed as a physician was in attendance, the funeral director and embalmer shall refer the case to the county attorney for a death certificate.
 - No cause of death shall be certified in the case of the sudden and unexpected death of a child between the ages of one week and three years until an autopsy is performed at county expense by a qualified pathologist pursuant to section 23-1824. The parents or guardian shall be notified of the results of the autopsy by their physician, community health official, or county coroner within forty-eight hours. The term sudden infant death syndrome shall be entered on the death certificate as the principal cause of death when the term is appropriately descriptive of the pathology findings and circumstances surrounding the death of a child.
 - If the circumstances show it possible that death was caused by neglect, violence, or any unlawful means, the case shall be referred to the county attorney for investigation and certification. The county attorney shall, within twenty-four hours after taking charge of the case, state the cause of death as ascertained, giving as far as possible the means or instrument which produced the death. All death certificates shall show clearly the cause, disease, or sequence of causes ending in death. If the cause of death cannot be determined within the period of time stated above, the death certificate shall be filed to establish the fact of death. As soon as possible thereafter, and not more than six weeks later, supplemental information as to the cause, disease, or sequence of causes ending in death shall be filed with the department to complete the record. For all certificates stated in terms that are indefinite, insufficient, or unsatisfactory for classification, inquiry shall be made to the person completing the certificate to secure the necessary information to correct or complete the record.
- (3) A completed death certificate shall be filed with the Department of Health and Human Services Finance and Support within five business days after the date of death. If it is impossible to complete the certificate of death within five business days, the funeral director and embalmer shall notify the department of the reason for the delay and file the certificate as soon as possible.

- (4) Before any dead human body may be cremated, a cremation permit shall first be signed by the county attorney, or by his or her authorized representative as designated by the county attorney in writing, of the county in which the death occurred on a form prescribed and furnished by the Department of Health and Human Services Finance and Support.
- (5) A permit for disinterment shall be required prior to disinterment of a dead human body. The permit shall be issued by the Department of Health and Human Services Finance and Support to a licensed funeral director and embalmer upon proper application. The request for disinterment shall be made by the next of kin of the deceased, as listed in section 71-1339, or a county attorney on a form furnished by the department. The application shall be signed by the funeral director and embalmer who will be directly supervising the disinterment. When the disinterment occurs, the funeral director and embalmer shall sign the permit giving the date of disinterment and file the permit with the department within ten days of the disinterment.
- (6) When a request is made under subsection (5) of this section for the disinterment of more than one dead human body, an order from a court of competent jurisdiction shall be submitted to the Department of Health and Human Services Finance and Support prior to the issuance of a permit for disinterment. The order shall include, but not be limited to, the number of bodies to be disinterred if that number can be ascertained, the method and details of transportation of the disinterred bodies, the place of reinterment, and the reason for disinterment. No sexton or other person in charge of a cemetery shall allow the disinterment of a body without first receiving from the department a disinterment permit properly completed.
- (7) No dead human body shall be removed from the state for final disposition without a transit permit issued by the funeral director and embalmer having charge of the body in Nebraska, except that when the death is subject to investigation, the transit permit shall not be issued by the funeral director and embalmer without authorization of the county attorney of the county in which the death occurred. No agent of any transportation company shall allow the shipment of any body without the properly completed transit permit prepared in duplicate.
- (8) The interment, disinterment, or reinterment of a dead human body shall be performed under the direct supervision of a licensed funeral director and embalmer, except that hospital disposition may be made of the dead human body of a stillborn infant with due respect for the stillborn infant and in accordance with existing law when requested by the parents or legal guardian.
- (9) All transit permits issued in accordance with the law of the place where the death occurred in a state other than Nebraska shall be signed by the funeral director and embalmer in charge of burial and forwarded to the Department of Health and Human Services Finance and Support within five business days after the interment takes place.

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Laws 1921, c. 253, § 2, p. 863; C.S.1922, § 8233;
Laws 1927, c. 166, § 3, p. 449; C.S.1929, § 71-2405; R.S.1943, § 71-605;
Laws 1949, c. 202, § 1, p. 585; Laws 1953, c. 241, § 1, p. 830;
Laws 1961, c. 341, § 3, p. 1091; Laws 1965, c. 418, § 3, p. 1335;
Laws 1973, LB 29, § 1; Laws 1978, LB 605, § 1; Laws 1985, LB 42, § 3;
Laws 1989, LB 344, § 10; Laws 1993, LB 187, § 8;
Laws 1996, LB 1044, § 517; Laws 1997, LB 307, § 137;
Laws 1997, LB 752, § 172; Laws 1999, LB 46, § 4.
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Death certificate; death in military service outside continental limits of United States; recording.

Death certificates issued by or under the authority of the United States for persons who were residents of Nebraska at the time they entered the military or armed forces of the United States, and died while in the service of their country while outside the continental limits of the United States may be recorded with the Department of Health and Human Services Finance and Support.

Source:

Laws 1947, c. 233, § 1, p. 739; Laws 1949, c. 203, § 1, p. 588; Laws 1996, LB 1044, § 518.

Operative date January 1, 1997.

71-605.02

Death certificate; death in military service outside continental limits of United States; fees.

The Department of Health and Human Services Finance and Support shall preserve permanently and index all such certificates and shall charge and collect in advance the fee prescribed in section 71-612, to be paid by the applicant for each certified copy supplied to the applicant or for any search made at the applicant's request for access to or a certified copy of any record, whether or not the record is found on file with the department. All fees so collected shall be remitted to the State Treasurer for credit to the Department of Health and Human Services Finance and Support Cash Fund as provided in section 71-612.

Source:

Laws 1947, c. 233, § 2, p. 739; Laws 1965, c. 419, § 1, p. 1342; Laws 1967, c. 442, § 1, p. 1382; Laws 1973, LB 583, § 7; Laws 1991, LB 703, § 29; Laws 1992, LB 1019, § 48; Laws 1996, LB 1044, § 519. Operative date January 1, 1997.

71-605.03

Repealed. Laws 1985, LB 42, s. 26.

71-605.04

Death; autopsy; sudden infant death syndrome; report by county attorney or coroner; to whom.

The county attorney or coroner shall, within two days of the issuance of the autopsy results showing death suspected due to the sudden infant death syndrome, notify a representative of the Nebraska Sudden Infant Death Syndrome Foundation or the appropriate area community mental health center of the name of the parents of the sudden infant death syndrome victim.

Source:

Laws 1978, LB 605, § 2; Laws 1990, LB 954, § 1.

71-606

Child born dead; death certificate; how registered; duties.

A child born dead shall be registered as a fetal death on a certificate form furnished by the Department of Health and Human Services Finance and Support. Such certificate shall not be required for a child which has not advanced to the twentieth week of gestation. The certificate shall be filed with the department by the funeral director and embalmer in charge of the funeral and shall include a statement of the cause of death made by a person holding a valid license as a physician who was in attendance. In the event of hospital disposition, as provided in section 71-605, the entire certificate shall be completed by the attending physician and subscribed to also by the hospital administrator or his or her designated representative. If the attendant is not a physician, the death shall be referred to the county attorney for certification. The same time limit for completion shall apply as for a regular death certificate.

Source:

Laws 1919, c. 190, tit. VI, art. II, div. IX, § 7, p. 782; C.S.1922, § 8237; C.S.1929, § 71-2409; R.S.1943, § 71-606; Laws 1965, c. 418, § 4, p. 1337; Laws 1985, LB 42, § 4; Laws 1989, LB 344, § 11; Laws 1993, LB 187, § 9; Laws 1996, LB 1044, § 520; Laws 1997, LB 307, § 138.

71-607 Repealed. Laws 1994, LB 886, s. 17.

71-608 Repealed. Laws 1985, LB 42, s. 26.

71-608.01

Birth and death certificates; local registration; where filed; exemption.

Persons in any county containing a city of the metropolitan or primary class which has an established city-county or county health department pursuant to sections 71-1626 to 71-1636 which has an established birth and death registration system shall be exempt from the requirements of direct filing of birth and death certificates required by sections 71-604, 71-605, and 71-606. The certificates for the births and deaths occurring in any such county shall be filed with the vital statistics office of the city-county or county health department within five business days of the date of the birth or death. The city-county or county health department shall forward the certificates to the Department of Health and Human Services Finance and Support within ten business days of the date of the birth or death.

Source:

Laws 1985, LB 42, § 6; Laws 1997, LB 307, § 139.

71-609

Caskets; sale by retail dealer; record; report.

Every retail dealer in caskets shall keep a record of sales, which record shall include the name and post office address of the purchaser and the name and date and place of death of the deceased. A report of sales or no sales shall be forwarded to the Department of Health and Human Services Finance and Support on the first day of each month. This requirement shall not apply to persons selling caskets only to dealers or funeral directors and embalmers. Every seller of a casket at retail who does not have charge of the disposition of the body shall enclose within the casket a notice calling attention to the requirements of the law and a blank certificate of death.

Source:

Laws 1919, c. 190, tit. VI, art. II, div. IX, § 11, p. 783; C.S.1922, § 8241; Laws 1927, c. 166, § 6, p. 450; C.S.1929, § 71-2413; R.S.1943, § 71-609; Laws 1993, LB 187, § 10; Laws 1996, LB 1044, § 521. Operative date January 1, 1997.

71-610

Maternity homes; hospitals; birth reports.

Maternity homes and lying-in hospitals, and places used as such, shall report to the Department of Health and Human Services Finance and Support on the first day of each month the sex and date of birth of all children born in their respective institutions during the preceding month. The report shall also show the names and addresses of the parents and attending physicians.

Source:

Laws 1919, c. 190, tit. VI, art. II, div. IX, § 12, p. 783; C.S.1922, § 8242; Laws 1927, c. 166, § 7, p. 451; C.S.1929, § 71-2414; R.S.1943, § 71-610; Laws 1996, LB 1044, § 522. Operative date January 1, 1997.

71-611

Department of Health and Human Services Finance and Support; forms; duty to supply; use of computer-generated forms; authorized.

The Department of Health and Human Services Finance and Support shall supply all necessary blanks, forms, and instructions pertaining to the recording of births and deaths to physicians, hospitals, and funeral directors and embalmers. Upon written request, the department may authorize a funeral director and embalmer licensed in Nebraska to use computer-generated death certificate forms on paper supplied by the department which is of the same quality and identical in form established in department regulations for death certificates which are not computer-generated.

Source:

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Laws 1919, c. 190, tit. VI, art. II, div. IX, § 13, p. 783; C.S.1922, § 8243; Laws 1927, c. 166, § 8, p. 451; C.S.1929, § 71-2415; R.S.1943, § 71-611; Laws 1953, c. 242, § 1, p. 832; Laws 1959, c. 322, § 1, p. 1179; Laws 1985, LB 42, § 5; Laws 1992, LB 1019, § 49; Laws 1993, LB 187, § 11; Laws 1996, LB 1044, § 523.
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Operative date January 1, 1997.

71-612

Director of Finance and Support; certificates; copies; fees; waiver of fees, when; search of death certificates; fee; access; petty cash fund; authorized.

- (1) The Director of Finance and Support, as the State Registrar, through the Department of Health and Human Services Finance and Support shall preserve permanently and index all certificates received. The department shall supply to any applicant for any proper purpose, as defined by rules and regulations of the department, a certified copy of the record of any birth, death, marriage, annulment, or dissolution of marriage registered. The department shall supply a copy of a public vital record for viewing purposes at its office upon an application signed by the applicant and upon proof of the identity of the applicant. The application may include the name, address, and telephone number of the applicant, purpose for viewing each record, and other information as may be prescribed by the department by rules and regulations to protect the integrity of vital records and prevent their fraudulent use. Except as provided in subsections (2), (3), (5), (6), and (7) of this section, the department shall be entitled to charge and collect in advance a fee of (a) nine dollars until July 1, 1999, and (b) seven dollars on and after July 1, 1999, to be paid by the applicant for each certified copy supplied to the applicant or for any search made at the applicant's request for access to or a certified copy of any record, whether or not the record is found on file with the department.
- (2) The department shall, free of charge, search for and furnish a certified copy of any record on file with the department upon the request of (a) the United States Department of Veterans Affairs or any lawful service organization empowered to represent veterans if the copy of the record is to be issued, for the welfare of any member or veteran of the armed forces of the United States or in the interests of any member of his or her family, in connection with a claim growing out of service in the armed forces of the nation or (b) the Military Department.
- (3) The Department of Health and Human Services Finance and Support may, free of charge, search for and furnish a certified copy of any record on file with the department when in the opinion of the Director of Finance and Support it would be a hardship for the claimant of old age, survivors, or disability benefits under the federal Social Security Act to pay the fee provided in this section.
- (4) A strict account shall be kept of all funds received by the department. Such funds shall be remitted to the State Treasurer for credit to the Department of Health and Human Services Finance and Support Cash Fund. Money credited to the fund pursuant to this section shall be used for the purpose of administering the laws relating to vital statistics and may be used to create a petty cash fund administered by the department to facilitate the payment of refunds to individuals who apply for copies of records. The petty cash fund shall be subject to section 81-104.01, except that the amount in the petty cash fund shall not be less than twenty-five dollars nor more than one thousand dollars.
- (5) The department shall, upon request, conduct a search of death certificates for stated individuals for the Nebraska Medical Association or any of its allied medical societies or any inhospital staff committee pursuant to sections 71-3401 to 71-3403. If such death certificate is found, the department shall provide a noncertified copy. The department shall charge a fee for each search or copy sufficient to cover its actual direct costs, except that the fee shall not exceed two dollars per individual search or copy requested.

- (6) The department may permit use of data from vital records for statistical or research purposes under section 71-602 or disclose data from certificates or records to federal, state, county, or municipal agencies of government for use in administration of their official duties and charge and collect a fee that will recover the department's cost of production of the data. The department may provide access to public vital records for viewing purposes by electronic means, if available, under security provisions which shall assure the integrity and security of the records and data base and shall charge and collect a fee that shall recover the department's costs.
- (7) In addition to the fees charged under subsection (1) of this section, the department shall charge and collect an additional fee of one dollar for any certified copy of the record of any birth or for any search made at the applicant's request for access to or a certified copy of any such record, whether or not the record is found on file with the department. Any county containing a city of the metropolitan class which has an established city-county or county health department pursuant to sections 71-1626 to 71-1636 which has an established system of registering births and deaths shall charge and collect in advance a fee of one dollar for any certified copy of the record of any birth or for any search made at the applicant's request for such record, whether or not the record is found on file with the county. All such fees collected shall be remitted to the State Treasurer for credit to the General Fund.
- (8) The department shall not charge other state agencies the fees authorized under subsections (1) and (7) of this section for automated review of any certificates. The department shall charge and collect a fee from other state agencies for such automated review that will recover the department's cost.

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Laws 1919, c. 190, tit. VI, art. II, div. IX, § 14, p. 784;
Laws 1921, c. 73, § 1, p. 272; C.S.1922, § 8244;
Laws 1927, c. 166, § 9, p. 451; C.S.1929, § 71-2416;
Laws 1941, c. 140, § 10, p. 554; C.S.Supp.,1941, § 71-2416;
Laws 1943, c. 147, § 1, p. 532; R.S.1943, § 71-612;
Laws 1951, c. 229, § 1, p. 830; Laws 1959, c. 323, § 1, p. 1180;
Laws 1963, c. 410, § 1, p. 1330; Laws 1965, c. 418, § 6, p. 1338;
Laws 1965, c. 419, § 2, p. 1342; Laws 1973, LB 583, § 8;
Laws 1983, LB 617, § 14; Laws 1985, LB 42, § 7; Laws 1986, LB 333, § 9;
Laws 1989, LB 344, § 12; Laws 1991, LB 703, § 30;
Laws 1992, LB 1019, § 50; Laws 1993, LB 536, § 63;
Laws 1995, LB 406, § 32; Laws 1996, LB 1044, § 524;
Laws 1997, LB 307, § 140.
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71-613

Violation; penalty.

Any person violating any of the provisions of sections 71-601 to 71-616 shall be deemed guilty of a Class III misdemeanor.

Source:

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Laws 1919, c. 190, tit. VI, art. II, div. IX, § 15, p. 784; C.S.1922, § 8245; C.S.1929, § 71-2417; R.S.1943, § 71-613;
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Laws 1977, LB 39, § 153.

71-614

Marriage licenses; monthly reports; county clerk; duties; failure; penalty.

- (1) On or before the fifth day of each month, the county clerk of each county shall return to the Department of Health and Human Services Finance and Support upon suitable blank forms, to be provided by the department, a statement of all marriages recorded by him or her during the preceding calendar month. If no marriages were performed in the county during the preceding month, a card furnished by the department indicating such information shall be submitted on or before the fifth day of each month to the department. Upon neglect or refusal to make such returns, such county clerk shall, for each such neglect or refusal, forfeit and pay the sum of twenty-five dollars for the use of the proper county, to be collected as debts of like amount are now collectible.
- (2) As soon as possible after completion of an amendment to a marriage license by the Department of Health and Human Services Finance and Support, the department shall forward a noncertified copy of the marriage license reflecting the amendment to the county clerk of the county in which the license was filed. Upon receipt of the amended copy, the county clerk shall make the necessary changes on the marriage license on file in his or her office to reflect the amendment.

Source:

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Laws 1919, c. 190, tit. VI, art. II, div. IX, § 16, p. 784;
C.S.1922, § 8246; Laws 1927, c. 166, § 10, p. 452;
C.S.1929, § 71-2418; R.S.1943, § 71-614; Laws 1959, c. 323, § 2, p. 1180;
Laws 1967, c. 443, § 1, p. 1383; Laws 1967, c. 444, § 1, p. 1385;
Laws 1977, LB 73, § 1; Laws 1986, LB 525, § 13;
Laws 1992, LB 1019, § 53; Laws 1996, LB 1044, § 525;
Laws 1997, LB 307, § 141.
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71-615

Annulments or dissolutions of marriage; monthly reports; duty of clerk of district court; failure; penalty.

On or before the fifth day of each month, the clerk of the district court of each county shall make and return to the Department of Health and Human Services Finance and Support, upon suitable forms furnished by the department, a statement of each action for annulment or dissolution of marriage granted in the court of which he or she is clerk during the preceding calendar month. The information shall be furnished by the petitioner or his or her legal representative and presented to the clerk of the court with the petition. In all cases, the furnishing of the information to complete the record shall be a prerequisite to the granting of the final decree. If no annulments or dissolutions of marriage were granted in the county during the preceding month, a card furnished by the department indicating such information shall be submitted on or before the fifth day of each month to the department. Upon neglect or refusal to make such return, such clerk shall, for each neglect or refusal, forfeit and pay the sum of twenty-five dollars for the use of the county.

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Laws 1919, c. 190, tit. VI, art. II, div. IX, § 18, p. 785;
C.S.1922, § 8248; Laws 1927, c. 166, § 11, p. 452;
C.S.1929, § 71-2419; R.S.1943, § 71-615; Laws 1959, c. 323, § 3, p. 1181;
Laws 1967, c. 443, § 2, p. 1384; Laws 1967, c. 444, § 2, p. 1386;
Laws 1977, LB 73, § 2; Laws 1989, LB 344, § 13;
Laws 1996, LB 1044, § 526; Laws 1996, LB 1296, § 28;
Laws 1997, LB 229, § 40.
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71-616

Reports; department to tabulate.

The Department of Health and Human Services Finance and Support shall preserve permanently and index all births, deaths, marriages, and divorces received, and shall tabulate statistics therefrom.

Source:

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Laws 1919, c. 190, tit. VI, art. II, div. IX, § 19, p. 785;
C.S.1922, § 8249; Laws 1927, c. 166, § 12, p. 453; C.S.1929, § 71-2420;
R.S.1943, § 71-616; Laws 1996, LB 1044, § 527.
Operative date January 1, 1997.
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71-616.01

Match birth and death certificates; viewing records; department; powers.

To protect the integrity of vital records and to prevent the fraudulent use of birth certificates of deceased persons, the department is authorized to match birth and death certificates and to post the facts of death to the appropriate birth certificate. To assist in the matching process, the department is authorized to enter into agreements with offices of vital records outside the state to exchange the birth or death records or reports of each state's citizens. Copies of birth certificates issued of deceased persons shall be marked deceased.

The department may also maintain applications for viewing vital records and match the same against requests for certified copies or adopt such other security measures as may serve to identify requests to view vital records made for unlawful or fraudulent purposes.

Source:

Laws 1992, LB 1019, § 51.

71-616.02

Filing and registering of information; additional methods authorized.

Information required in certificates or reports authorized by sections 71-605.02, 71-612, and 71-616.01 may be filed and registered by electronic or other means if authorized by the department and as prescribed by department regulation.

Source:

Laws 1992, LB 1019, § 52.

71-616.03

Filing and issuing vital records; additional methods authorized.

The Department of Health and Human Services Finance and Support may accept for filing and issue certified copies of vital records generated from microfilm, imaging, electronic means, or any other medium as designated by the department.

Source:

Laws 1994, LB 886, § 5; Laws 1996, LB 1044, § 528. Operative date January 1, 1997.

71-616.04

Preservation of vital records; methods authorized.

To preserve vital records, the Department of Health and Human Services Finance and Support may prepare typewritten, photographic, electronic, or other reproductions of certificates or reports of vital records. Such reproductions, when verified and approved by the department, shall be accepted as the original records, and the documents from which permanent reproductions have been made may be disposed of as provided by rules and regulations of the department.

Source:

Laws 1994, LB 886, § 6; Laws 1996, LB 1044, § 529; Laws 1997, LB 307, § 142.

71-616.05

Acquisition of imaging system; funding.

It is the intent of the Legislature that the temporary two-dollar increase prescribed in subdivision (1)(a) of section 71-612, subdivision (1) of section 71-617.15, subdivision (1) of section 71-627, subdivision (1) of section 71-628, and subdivision (1) of section 71-634 shall be used to fund the acquisition of an imaging system for the vital records of the Department of Health and Human Services Finance and Support.

Source:

Laws 1995, LB 406, § 37; Laws 1996, LB 1044, § 530; Laws 1997, LB 307, § 143.

71-617

Repealed. Laws 1985, LB 42, s. 27.

71-617.01

Delayed Birth Registration Act, how cited.

Sections 71-617.01 to 71-617.15 shall be known and may be cited as the Delayed Birth Registration Act.

Laws 1985, LB 42, § 8.

71-617.02

Delayed birth registration; application; fee; certificate registered; documentary evidence, defined.

A notarized application may be filed with the Department of Health and Human Services Finance and Support for a delayed registration of birth of any person born in the State of Nebraska whose birth is not registered within one year after the date of birth. If the birth occurred in the State of Nebraska at any time since the commencement in 1905 of mandatory registration under the laws of Nebraska, the applicant shall pay the statutory file search fee prescribed by section 71-612 to determine that such birth is not recorded. The certificate shall be registered based upon documentary evidence furnished to substantiate the alleged facts of birth. As used in the Delayed Birth Registration Act, unless the context otherwise requires, documentary evidence shall mean independent records each of which was created for a different purpose.

Source:

Laws 1985, LB 42, § 9; Laws 1997, LB 307, § 144.

71-617.03

Delayed birth certificate; contents.

Any birth certificate filed one year or more after the date of birth shall be marked Delayed and shall show on the face of the certificate the date of the delayed registration. A summary statement of the evidence submitted in support of the delayed registration shall be listed on the certificate.

Source:

Laws 1985, LB 42, § 10.

71-617.04

Delayed birth certificate; persons applying.

In order to request the issuance of a certificate of delayed birth registration, the applicant shall be at least eighteen years of age. If the applicant is not yet eighteen years of age, application may be made only by the applicant's father, mother, guardian, or attendant at birth.

Source:

Laws 1985, LB 42, § 11.

71-617.05

Delayed birth certificate; application; fee; records required.

Each application for a certificate of delayed birth registration shall be accompanied by the application fee required by section 71-617.15 and three independent supporting records as provided in section 71-617.06, only one of which may be an affidavit of personal recollection from a person at least five years older than the applicant and having a personal knowledge of the facts at the time of birth. Any evidence used shall

relate to the date and place of birth and at least one item of documentary evidence shall correctly establish parentage.

Source:

Laws 1985, LB 42, § 12.

71-617.06

Delayed birth certificate; independent supporting records; enumerated.

Independent supporting records shall include, but not be limited to, original records or certified or notarized copies of:

- (1) A recorded certificate of baptism performed under age four;
- (2) An insurance policy application personal history sheet;
- (3) A federal census record;
- (4) A school census record;
- (5) A military service record;
- (6) A family Bible record when proved beyond a reasonable doubt that the record was made before the child reached age four;
- (7) Other evidence on file in the Department of Health and Human Services Finance and Support taken from other registrations;
- (8) A record at least five years old or established within seven years of the date of birth such as a physician's certificate or an affidavit taken from physician, hospital, nursing, or clinic records;
- (9) An affidavit from a parent or longtime acquaintance;
- (10) A printed notice of birth;
- (11) A record from a birthday or baby book;
- (12) A school record; or
- (13) A church record.

An affidavit shall include the full name of the person whose birth is being registered as well as the date and place of birth and the basis of the affiant's knowledge of these facts.

Source:

Laws 1985, LB 42, § 13; Laws 1997, LB 307, § 145.

71-617.07

Refusal to issue delayed birth certificate; reasons; appeal.

If an applicant for a certificate of delayed birth registration fails to submit the minimum documentation required for the delayed registration or if the Department of Health and Human Services Finance and Support has reasonable cause to question the validity or adequacy of either the applicant's sworn statement or the documentary evidence due to conflicting evidence submitted and if the deficiencies are not corrected, the department shall not issue and register a delayed certificate of birth and shall advise the applicant of the reasons for such action. The department shall further advise the applicant of his or her right of appeal to the Director of Finance and Support and then, if not satisfied, to the county court as provided in section 71-617.08.

Source:

Laws 1985, LB 42, § 14; Laws 1996, LB 1044, § 531; Laws 1997, LB 307, § 146.

71-617.08

Delayed birth certificate; denial; appeal; procedure.

- (1) If a delayed certificate of birth is denied by the Department of Health and Human Services Finance and Support and the Director of Finance and Support, a petition signed and sworn to by the petitioner may be filed with the county court of Lancaster County, of the county of the petitioner's residence, or of the county in which the birth is claimed to have occurred.
- (2) The petition shall be made on a form prescribed and furnished by the Department of Health and Human Services Finance and Support and shall allege:
 - (a) That the person for whom a delayed certificate of birth is sought was born in this state;
 - (b) That no certificate of birth of such person can be found in the files or records of the Department of Health and Human Services Finance and Support;
 - (c) That diligent efforts by the petitioner have failed to obtain evidence required by sections 71-617.05 and 71-617.06 that is considered acceptable by the Department of Health and Human Services Finance and Support;
 - (d) That the Department of Health and Human Services Finance and Support has refused to register a delayed certificate of birth; and
 - (e) Such other allegations as may be required.

Source:

Laws 1985, LB 42, § 15; Laws 1996, LB 1044, § 532; Laws 1997, LB 307, § 147.

71-617.09

Delayed birth certificate; petition; accompanying documents.

A statement of the Director of Finance and Support indicating why a delayed certificate of birth was not issued and registered and all documentary evidence which was submitted to the Department of Health and Human Services Finance and Support in support of such registration shall accompany a petition filed under section 71-617.08.

Source:

Laws 1985, LB 42, § 16; Laws 1996, LB 1044, § 533; Laws 1997, LB 307, § 148.

71-617.10

Delayed birth certificate; hearing; notice; witnesses.

The court shall fix a time and place for a hearing upon a petition filed under section 71-617.08 and shall give the Department of Health and Human Services Finance and Support ten calendar days' notice of such hearing. The Director of Finance and Support or one of his or her authorized representatives may appear and testify in the proceeding.

Laws 1985, LB 42, § 17; Laws 1996, LB 1044, § 534; Laws 1997, LB 307, § 149.

71-617.11

Delayed birth certificate; hearing; findings; order; contents.

If the court finds from the evidence presented that the person for whom a delayed certificate of birth is sought was born in this state, it shall make findings as to the place and date of birth, parentage, and such other findings as the case may require and shall issue an order on a form prescribed and furnished by the Department of Health and Human Services Finance and Support to establish a certificate of birth. The order shall include the birth data to be registered, a description of the evidence presented, and the date of the court's action.

Source:

Laws 1985, LB 42, § 18; Laws 1997, LB 307, § 150.

71-617.12

Delayed birth certificate; court order; clerk of the court; duties.

The clerk of the court shall forward any order made under section 71-617.11 to the Department of Health and Human Services Finance and Support not later than the tenth day of the calendar month following the month in which it was entered. The order shall be registered by the department and shall constitute the certificate of birth.

Source:

Laws 1985, LB 42, § 19; Laws 1997, LB 307, § 151.

71-617.13

Delayed birth certificate; Department of Health and Human Services Finance and Support; duties.

The Department of Health and Human Services Finance and Support shall certify on a delayed registration of birth that no other record of the birth is on file with the department.

Source:

Laws 1985, LB 42, § 20; Laws 1997, LB 307, § 152.

71-617.14

Delayed birth certificate; dismissal of application; when; new application; requirements.

The Department of Health and Human Services Finance and Support may dismiss an application which has not been actively pursued by the applicant within one year after receipt and filing of the application by the department. The application fee required by section 71-617.15 shall be returned by the department to the applicant in such instance. After the passage of one year of inaction on the part of an applicant, submission of a new application shall be required, accompanied by the application fee required by section 71-617.15.

Laws 1985, LB 42, § 21; Laws 1997, LB 307, § 153.

71-617.15

Delayed birth certificate; fees.

The Department of Health and Human Services Finance and Support shall charge and collect a fee of

- (1) nine dollars until July 1, 1999, and
- (2) seven dollars on and after July 1, 1999, for each delayed birth certificate application when submitted.

Upon request and payment of the fee required by section 71-612, a certified copy of such a certificate shall be furnished by the Director of Finance and Support. All such fees shall be remitted to the State Treasurer for credit to the Department of Health and Human Services Finance and Support Cash Fund as provided in section 71-612. The department shall charge and collect an additional fee of one dollar for each delayed birth certificate. All amounts collected from such additional fee shall be remitted to the State Treasurer for credit to the General Fund.

Source:

Laws 1985, LB 42, § 22; Laws 1986, LB 333, § 10; Laws 1991, LB 703, § 31; Laws 1992, LB 1019, § 54; Laws 1995, LB 406, § 33; Laws 1996, LB 1044, § 535; Laws 1997, LB 307, § 154.

71-618

Repealed. Laws 1985, LB 42, s. 27.

71-619

Repealed. Laws 1985, LB 42, s. 27.

71-620

Repealed. Laws 1985, LB 42, s. 27.

71-621

Repealed. Laws 1985, LB 42, s. 27.

71-622

Repealed. Laws 1985, LB 42, s. 27.

71-623

Repealed. Laws 1985, LB 42, s. 27.

71-624

Repealed. Laws 1985, LB 42, s. 27.

71-625

Repealed. Laws 1985, LB 42, s. 27.

71-626

Adoptive birth certificate; adoption decree; court; report of adoption; contents.

- (1) For each adoption of a Nebraska-born or foreign-born person decreed by any court of this state, the court shall require the preparation of a report of adoption on a form prescribed and furnished by the Department of Health and Human Services Finance and Support. The report shall
 - (a) include the original name, date, and place of birth and the name of the parent or parents of such person;
 - (b) (b) provide information necessary to establish a new certificate of birth of the person adopted;
 - (c) (c) provide the name and address of the child placement agency, if any, which placed the child for adoption; and
 - (d) (d) identify the decree of adoption and be certified by the clerk of the court.
- (2) Information in the possession of the petitioner necessary to prepare the report of adoption shall be furnished with the petition for adoption by each petitioner or his or her attorney. The social or welfare agency or other person concerned shall supply the court with such additional information in his or her possession as may be necessary to complete the report. The supplying of such information shall be a prerequisite to the issuance of a decree.
- (3) Whenever an adoption decree is amended or set aside, the clerk of the court shall prepare a report thereof, which shall include such facts as are necessary to identify the original adoption report and the facts amended in the adoption decree as shall be necessary to properly amend the birth record.
- (4) Not later than the tenth day after the decree has been entered, the clerk of such court shall forward the report to the Department of Health and Human Services Finance and Support whenever an adoptive birth certificate is to be filed or has already been filed.

Source:

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Laws 1941, c. 143, § 1, p. 571; C.S.Supp.,1941, § 43-113; R.S.1943, § 71-626; Laws 1945, c. 168, § 1, p. 540; Laws 1959, c. 323, § 5, p. 1182; Laws 1961, c. 342, § 1, p. 1093; Laws 1965, c. 418, § 9, p. 1339; Laws 1971, LB 246, § 1; Laws 1980, LB 681, § 2; Laws 1980, LB 992, § 30; Laws 1996, LB 1044, § 536; Laws 1997, LB 307, § 155.
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71-626.01

Adopted person; new birth certificate; conditions; contents; rules and regulations.

- (1) The Department of Health and Human Services Finance and Support shall establish a new certificate of birth for a person born in the State of Nebraska whenever it receives any of the following:
 - (a) A report of adoption as provided in section 71-626 on a form supplied by the Department of Health and Human Services Finance and Support or a certified copy of the decree of adoption together with the information required in such report, except that a new certificate of birth shall not be established if so requested in writing by the court decreeing the adoption, the adoptive parents, or the adopted person; or
 - (b) A report of adoption or a certified copy of the decree of adoption entered in a court of competent jurisdiction of any other state or nation declaring adopted a person born in the State of Nebraska, together with the information necessary to identify the original certificate of birth and to establish the new certificate of birth, except that a new certificate of birth shall not be established when so requested by the court decreeing the adoption, the adoptive parents, or the adopted person.
- (2) The new certificate of birth for a person born in the State of Nebraska shall be on the form in use at the time of its preparation and shall include the following items in addition to such other information as may be necessary to complete the form:
 - (a) The adoptive name of the person;
 - (b) The names and personal particulars of the adoptive parents;
 - (c) The date and place of birth as transcribed from the original certificate;
 - (d) The name of the attendant, printed or typed;
 - (e) The same birth number as was assigned to the original certificate; and
 - (f) The original filing date.

The data necessary to locate the existing certificate and the data necessary to complete the new certificate shall be submitted to the Department of Health and Human Services Finance and Support.

- (3) When an adoptive certificate of birth is established, the actual place of birth and date of birth shall be shown. It shall be substituted for the original certificate of birth. Thereafter, the original certificate and the evidence of adoption shall not be subject to inspection except (a) upon order of a court of competent jurisdiction, (b) as provided in sections 43-138 to 43-140, (c) as provided in sections 43-146.11 to 43-146.13, or (d) as provided by rules and regulations of the Department of Health and Human Services Finance and Support.
- (a) Upon receipt of notice that an adoption has been set aside, the original certificate of birth shall be restored to its place in the files and the new certificate and evidence shall not be subject to inspection except upon order of a court of competent jurisdiction.
- (4) Whenever a new certificate of birth is established by the Department of Health and Human Services Finance and Support, all copies of the original certificate of birth in the custody of any custodian of permanent local records in this state shall be sealed from inspection.
- (5) The Department of Health and Human Services Finance and Support may adopt and promulgate such rules and regulations as are necessary and proper to assist it in the implementation and administration of section 71-626 and this section.

Source:

Laws 1971, LB 246, § 2; Laws 1980, LB 992, § 31; Laws 1988, LB 372, § 24; Laws 1996, LB 1044, § 537; Laws 1997, LB 307, § 156.

71-627

Adoptive birth certificates; filing; copies; issuance; fees.

The certificate of birth of adopted children shall be filed as other certificates of birth. There shall be a fee of

- (1) nine dollars until July 1, 1999, and
- (2) (2) seven dollars on and after July 1, 1999, charged for each certificate filed.

All such fees shall be remitted to the State Treasurer for credit to the Department of Health and Human Services Finance and Support Cash Fund as provided in section 71-612. Upon request and the payment of the fee prescribed by section 71-612, a certified copy of such a certificate may be furnished by the Director of Finance and Support. The department shall charge and collect an additional fee of one dollar for each certificate furnished. All amounts collected from such additional fee shall be remitted to the State Treasurer for credit to the General Fund.

Source:

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Laws 1941, c. 143, § 2, p. 572; C.S.Supp.,1941, § 43-114; R.S.1943, § 71-627; Laws 1953, c. 243, § 1, p. 833; Laws 1959, c. 323, § 6, p. 1183; Laws 1961, c. 342, § 2, p. 1094; Laws 1965, c. 418, § 10, p. 1340; Laws 1965, c. 419, § 4, p. 1343; Laws 1971, LB 246, § 3; Laws 1973, LB 583, § 10; Laws 1983, LB 617, § 16; Laws 1986, LB 333, § 11; Laws 1991, LB 703, § 32; Laws 1992, LB 1019, § 55; Laws 1995, LB 406, § 34; Laws 1996, LB 1044, § 538; Laws 1997, LB 307, § 157.
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71-627.01

Adoptive birth certificate; decree of adoption of child born in another state; notice of entry of decree.

Whenever a decree of adoption is entered in any court of competent jurisdiction in the State of Nebraska, as to a child born in another state, the judge of the court in which such decree is entered shall, on forms to be furnished by the Director of Finance and Support, notify the agency having authority to issue adoptive birth certificates in the state in which such child was born for the purpose of securing the issuance of an adoptive birth certificate from the state of birth.

Source:

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Laws 1961, c. 342, § 3, p. 1094; Laws 1996, LB 1044, § 539; Laws 1997, LB 307, § 158.
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71-627.02

Adoption of foreign-born person; birth certificate; contents.

Upon receipt of a Report of Adoption or a certified copy of a decree of adoption issued by any court of competent jurisdiction in the State of Nebraska as to any foreign-born person, the Director of Finance and Support shall prepare a birth certificate in the new name of the adopted person. The birth certificate shall show specifically

- (1) the new name of the adopted person,
- (2) the date of birth and sex of the adopted person,
- (3) statistical information concerning the adoptive parents in place of the natural parents, and
- (4) the true or probable place of birth including the city or town and country.

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Laws 1961, c. 342, § 4, p. 1094; Laws 1980, LB 681, § 3; Laws 1980, LB 992, § 32; Laws 1994, LB 886, § 7; Laws 1996, LB 1044, § 540; Laws 1997, LB 307, § 159.
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71-628

Children born out of wedlock; birth certificate; issuance; when authorized; fees.

In case of the legitimation of any child born in Nebraska by the subsequent marriage of such child's parents as provided in section 43-1406, the Department of Health and Human Services Finance and Support, upon the receipt of a certified copy of the marriage certificate of the parents and a statement of the parents acknowledging paternity, shall prepare a new certificate of birth in the new name of the child so legitimated, in substantially the same form as that used for other live births, and shall charge a filing fee of (1) nine dollars until July 1, 1999, and (2) seven dollars on and after July 1, 1999.

The department shall charge and collect an additional fee of one dollar for each new certificate of birth prepared. The fees collected shall be remitted to the State Treasurer for credit to the General Fund.

Source:

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Laws 1945, c. 173, § 1, p. 552; Laws 1959, c. 323, § 7, p. 1183; Laws 1983, LB 617, § 17; Laws 1986, LB 333, § 12; Laws 1992, LB 1019, § 56; Laws 1994, LB 886, § 8; Laws 1994, LB 1224, § 83; Laws 1995, LB 406, § 35; Laws 1997, LB 307, § 160.
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71-629

Children born out of wedlock; legitimized; birth certificate; copies; issuance; inspection; when authorized.

A certified copy or copies of the certificate of birth of any such legitimized child may be furnished upon request by the Director of Finance and Support, but the evidence upon which the new certificate is made and the original certificate of birth shall be available for inspection only upon the order of a court of competent jurisdiction.

Source:

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Laws 1945, c. 173, § 2, p. 553; Laws 1996, LB 1044, § 541; Laws 1997, LB 307, § 161.
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71-630

Birth or death certificate; erroneous or incomplete; correction; Department of Health and Human Services Finance and Support; duties.

- (1) A birth or death certificate filed with the Department of Health and Human Services Finance and Support may be amended only in accordance with this section and sections 71-635 to 71-644 and rules and regulations adopted pursuant thereto by the department as necessary and proper to protect the integrity and accuracy of records of vital statistics.
- (2) A certificate that is amended under this section shall have a properly dated reference placed on the face of the certificate and state that it is amended, except as provided in subsection (4) of this section.
- (3) Upon receipt of a certified copy of a court order changing the name of a person born in this state and upon request of such person or his or her parent, guardian, or legal representative, the Department of Health and Human Services Finance and Support shall amend the certificate of birth to reflect the change in name.
- (4) Upon request and receipt of a sworn acknowledgment of paternity of a child born out of wedlock signed by both parents, the Department of Health and Human Services Finance and Support shall amend the certificate of birth to show such paternity if paternity is not shown on the birth certificate. Such certificate shall not be marked amended.

Laws 1947, c. 234, § 1, p. 740; Laws 1959, c. 323, § 8, p. 1183; Laws 1971, LB 245, § 1; Laws 1996, LB 1044, § 542; Laws 1997, LB 307, § 162.

71-631

Repealed. Laws 1971, LB 245, s. 13.

71-632

Repealed. Laws 1971, LB 245, s. 13.

71-633

Repealed. Laws 1971, LB 245, s. 13.

71-634

Birth or death certificate; correction; fee.

The Department of Health and Human Services Finance and Support shall charge and collect a fee of (1) nine dollars until July 1, 1999, and (2) seven dollars on and after July 1, 1999, for each proceeding under sections 71-630 and 71-635 to 71-644. The department shall collect the fee prescribed by section 71-612 for a certified copy of the amended record. All fees so collected shall be remitted to the State Treasurer for credit to the Department of Health and Human Services Finance and Support Cash Fund as provided in section 71-612.

If a certificate is amended pursuant to sections 71-630 and 71-635 to 71-644 as the result of an error committed by the department in the issuance of such certificate, the department may waive any fee required under this section.

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Laws 1947, c. 234, § 5, p. 741; Laws 1953, c. 244, § 1, p. 834; Laws 1959, c. 323, § 9, p. 1184; Laws 1965, c. 418, § 11, p. 1340; Laws 1965, c. 419, § 5, p. 1344; Laws 1971, LB 245, § 2; Laws 1973, LB 483, § 11; Laws 1978, LB 671, § 1; Laws 1983, LB 617, § 18; Laws 1991, LB 703, § 33; Laws 1992, LB 1019, § 57; Laws 1995, LB 406, § 36; Laws 1996, LB 1044, § 543; Laws 2001, LB 209, § 18. Effective date February 14, 2001.
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71-635

Birth or death certificate; amendments; application; by whom made.

- (1) To amend a birth certificate, application may be made by one of the parents, the guardian, the registrant if of legal age, or the individual responsible for filing the certificate.
- (2) To amend a death or fetal death certificate, except the medical certification, application may be made by the next of kin or the funeral director and embalmer or person acting as such. Amendments to the medical certification of cause of death section of the certificate shall be requested by the attending physician or person certifying such section.

Source:

Laws 1971, LB 245, § 2; Laws 1993, LB 187, § 12.

71-636

Birth certificates; amendments.

Amendment of obvious errors, of transposition of letters in words of common knowledge, or of omissions on birth certificates may be made by the Department of Health and Human Services Finance and Support within the first year after the date of the birth, either upon its own observation, upon query, or upon request of a person with a direct and tangible interest in the certificate. When such additions or minor amendments are made by the department, a notation as to the source of the information together with the date the change was made and the initials of the authorized agent making the change shall be made on the reverse side of the certificate in such a way as not to become a part of the certificate. The certificate shall not be marked amended.

Source:

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Laws 1971, LB 245, § 3; Laws 1985, LB 42, § 23; Laws 1992, LB 1019, § 58; Laws 1997, LB 307, § 163.
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71-637

Birth or death certificates; amendment; evidence required.

All other amendments to vital records made during the first year, unless otherwise provided in sections 71-630 and 71-635 to 71-644, shall be supported by

(1) an affidavit setting forth information to identify the certificate, the incorrect data as it is listed on the certificate, and the correct data as it should appear; and

(2) one item of documentary evidence supporting the amendment. Certificates amended by this procedure shall be marked amended.

Source:

Laws 1971, LB 245, § 4.

71-638

Birth or death certificates; application for amendment; made one year after date; evidence required.

Applications for amendments to vital records made one year or more after the event, unless otherwise provided in the regulations or by law, shall be supported by (1) an affidavit setting forth information to identify the certificate, the incorrect data as it is listed on the certificate, and the correct data as it should appear; and (2) two or more items of documentary evidence which support the alleged facts and which were established at least five years prior to the date of application for amendment or within seven years of the date of the event.

Source:

Laws 1971, LB 245, § 5.

71-639

Birth or death certificate; amendments; evaluation of evidence.

The Department of Health and Human Services Finance and Support shall evaluate all evidence submitted for amendments to vital records and when it finds reason to question its validity or adequacy it may reject the amendment and shall advise the applicant of the reasons for this action.

Source:

Laws 1971, LB 245, § 6; Laws 1997, LB 307, § 164.

71-640

Birth certificates; given names; change; procedure.

- (1) Until the registrant's first birthday, given names may be changed upon written request of
 - (a) bothparents,
 - (b) the mother in the case of a child born out of wedlock or the death or incapacity of the father,
 - (c) the father in the case of the death or incapacity of the mother, or
 - (d) the guardian or agency having legal custody of the registrant in the case of the death or incapacity of both parents.
- (2) At any time after the registrant's first birthday and until the seventh birthday, given names may be changed upon written request as specified in subsection (1) of this section and submission of one or more items of documentary evidence to support the change.
- (3) These procedures may be employed to change a given name only once. Thereafter, and at any time after the seventh birthday, given names may be changed only upon submission of a court order.

Source:

71-640.01

Birth certificates; identification of father.

The information pertaining to the identification of the father at the time of birth of an infant born in this state and reported on a birth certificate, filled out and filed pursuant to sections 71-601 to 71-649, shall comply with the following:

- (1) If the mother was married at the time of either conception or birth or at any time between conception and birth, the name of the husband shall be entered on the certificate as the father of the child unless
 - (a) paternity has been determined otherwise by a court of competent jurisdiction,
 - (b) the mother and the mother's husband execute affidavits attesting that the husband is not the father of the child, in which case information about the father shall be omitted from the certificate, or
 - (c) the mother executes an affidavit attesting that the husband is not the father and that the putative father is the father, the putative father executes an affidavit attesting that he is the father, and the husband executes an affidavit attesting that he is not the father. In such event, the putative father shall be shown as the father on the certificate.
 - For affidavits executed under subdivision (b) or (c) of this subdivision, each signature shall be individually notarized;
- (2) If the mother was not married at the time of either conception or birth or at any time between conception and birth, the name of the father shall not be entered on the certificate without the written consent of the mother and the person named as the father;
- (3) In any case in which paternity of a child is determined by a court of competent jurisdiction, the name of the father shall be entered on the certificate in accordance with the finding of the court; and
- (4) If the father is not named on the certificate, no other information about the father shall be entered thereon.

The identification of the father as provided in this section shall not be deemed to affect the legitimacy of the child or duty to support as set forth in sections 42-377 and 43-1401.

Source:

Laws 1977, LB 72, § 1; Laws 1994, LB 886, § 9.

71-640.02

Children born out of wedlock; birth certificate; enter name of father; when.

The Department of Health and Human Services Finance and Support shall enter on the birth certificate of any child born out of wedlock the name of the father of the child upon receipt of

- (1) a certified copy of a court order showing that paternity has been established or a statement in writing by the father that he is the father of the child and
- (2) the written request of
 - (a) the parent having legal custody of the child or
 - (b) the guardian or agency having legal custody of the child. The surname of the child shall be determined in accordance with section 71-640.03.

Laws 1978, LB 671, § 2; Laws 1994, LB 886, § 10; Laws 1997, LB 307, § 165.

71-640.03

Birth certificate; surname of child.

- (1) In any case in which paternity of a child is determined by a court of competent jurisdiction, the surname of the child may be entered on the record the same as the surname of the father.
- (2) The surname of the child shall be the parents' prerogative, except that the Department of Health and Human Services Finance and Support shall not accept a birth certificate with a child's surname that implies any obscene or objectionable words or abbreviations.

Source:

Laws 1994, LB 886, § 11; Laws 1996, LB 1044, § 544. Operative date January 1, 1997.

71-640.04

Birth certificate; name of father changed; when.

The name of the father as shown on the birth certificate may be changed and a new certificate issued only when a determination of paternity is made by a court of competent jurisdiction. The evidence from which the new certificate is prepared and the original certificate of birth shall be available for inspection only upon the order of a court of competent jurisdiction.

Source:

Laws 1994, LB 886, § 12.

71-641

Birth certificates; without given name; legal change of name; procedure.

- (1) Until the registrant's seventh birthday, the given name, for a child whose birth was recorded without a given name, may be added based upon an affidavit signed by
 - (a) both parents,
 - (b) the mother in the case of a child born out of wedlock or the death or incapacity of the father,
 - (c) the father in the case of the death or incapacity of the mother, or
 - (d) the guardian or agency having legal custody of the registrant in the case of the death or incapacity of both parents. A certificate amended in this manner prior to the first birthday shall not be marked amended.
- (2) After the seventh birthday, one or more items of documentary evidence must be submitted to substantiate the name being added.
- (3) For a legal change of name, a certified copy of the court order changing the name must be presented to the Department of Health and Human Services Finance and Support along with data to identify the birth certificate and a request that it be amended to show the new name.

Laws 1971, LB 245, § 8; Laws 1997, LB 307, § 166.

71-642

Birth or death certificates; medical certification; amendment; requirements.

All items in the medical certification or of a medical nature in a vital record may be amended only upon receipt of a signed statement from those responsible for completion of the entries involved. The Department of Health and Human Services Finance and Support may, at its discretion, require documentary evidence to substantiate the requested amendment.

Source:

Laws 1971, LB 245, § 9; Laws 1997, LB 307, § 167.

71-643

Birth or death certificate; additional amendment; requirements.

When an entry on a vital record has been amended, that entry shall not be amended again unless

- (1) it can be shown that the first amendment was made through mistake, or
- (2) a court order is received from a court of competent jurisdiction.

Source:

Laws 1971, LB 245, § 10.

71-644

Birth or death certificate; amendment; requirements.

A certificate or report that is amended under sections 71-635 to 71-644 shall indicate that it has been amended as provided by rules and regulations of the Department of Health and Human Services Finance and Support. A record shall be maintained which identifies the evidence upon which the amendment was based, the date of the amendment, and the identity of the person making the amendment.

Source:

Laws 1971, LB 245, § 11; Laws 1985, LB 42, § 24; Laws 1992, LB 1019, § 59; Laws 1994, LB 886, § 13; Laws 1996, LB 1044, § 545. Operative date January 1, 1997.

71-645

Birth defects; findings and duties.

It is hereby found that the occurrence of malformation or inherited disease at the time of birth is a tragedy for the child, the family, and the community, and a matter of vital concern to the public health. In order to provide for the protection and promotion of the health of the citizens of the state, the Department of Health and Human Services Regulation and Licensure shall have the responsibility for the implementation

and development of scientific investigations and research concerning the causes, methods of prevention, treatment, and cure of birth defects.

Source:

Laws 1972, LB 1203, § 1; Laws 1996, LB 1044, § 546. Operative date January 1, 1997.

71-646

Birth defects; registry; purpose; information released.

The Director of Regulation and Licensure shall establish within the Department of Health and Human Services Regulation and Licensure a birth defects registry for the purpose of initiating and conducting investigations of the causes, mortality, methods of prevention, treatment, and cure of birth defects and allied diseases. Any information released from the registry shall be disclosed as Class I, Class III, or Class IV data as provided in sections 81-663 to 81-675.

Source:

Laws 1972, LB 1203, § 2; Laws 1993, LB 536, § 64; Laws 1996, LB 1044, § 547.

Operative date January 1, 1997.

71-647

Birth defects; Department of Health and Human Services Regulation and Licensure; powers and duties; information released.

- (1) The Department of Health and Human Services Regulation and Licensure shall have and may exercise the following powers and duties:
 - (a) To conduct scientific investigations and surveys of the causes, mortality, methods of prevention, treatment, and cure of birth defects;
 - (b) To publish at least annually the results of such investigations and surveys for the benefit of the public health and to annually collate such publications for distribution to scientific organizations and qualified scientists and physicians;
 - (c) To carry on programs of professional education and training of medical students, physicians, nurses, scientists, and technicians in the causes, methods of prevention, treatment, and cure of birth defects:
 - (d) To conduct and support clinical counseling services in medical facilities; and
 - (e) To secure necessary scientific, educational, training, technical, administrative, and operational personnel and services including laboratory facilities by contract or otherwise from public or private entities in order to carry out the purposes of this section.
- (2) Any information released from the birth defects registry shall be disclosed as Class I, Class II, Class III, or Class IV data as provided in sections 81-663 to 81-675.

Source:

Laws 1972, LB 1203, § 3; Laws 1993, LB 536, § 65; Laws 1996, LB 1044, § 548.

Operative date January 1, 1997.

71-648

Birth defects; reports.

Birth defects and allied diseases shall be reported by physicians, hospitals, and persons in attendance at births in the manner and on such forms as may be prescribed by the Department of Health and Human Services Regulation and Licensure. Such reports may be included in the monthly report to the department on births as required by section 71-610. Such reports shall be forwarded to the department no later than the tenth day of the succeeding month after the birth. When objection is made by either parent to furnishing information relating to the medical and health condition of a live-born child because of conflict with religion, such information shall not be required to be entered as provided in this section.

Source:

Laws 1972, LB 1203, § 4; Laws 1992, LB 1019, § 60; Laws 1993, LB 536, § 66; Laws 1996, LB 1044, § 549. Operative date January 1, 1997.

71-649

Vital statistics; unlawful acts; enumerated; violations; penalties; warning statement.

(1) Any person who

- (a) (a) willfully and knowingly makes any false statement in a certificate, record, or report required to be filed pursuant to sections 71-601 to 71-648, in an application for an amendment thereof, or in an application for a certified copy of a vital record or willfully and knowingly supplies false information intending that such information be used in the preparation of any such report, record, certificate, or amendment thereof;
- (b) (b) without lawful authority and with the intent to deceive, makes, counterfeits, alters, amends, or mutilates any certificate, record, or report required to be filed pursuant to such sections or a certified copy of such certificate, record, or report;
- (c) (c) willfully and knowingly obtains, possesses, uses, sells, furnishes, or attempts to obtain, possess, use, sell, or furnish to another, for any purpose of deception, any certificate, record, report, or certified copy thereof so made, counterfeited, altered, amended, or mutilated;
- (d) (d) with the intention to deceive, willfully and knowingly obtains, possesses, uses, sells, furnishes, or attempts to obtain, possess, use, sell, or furnish to another any certificate of birth or certified copy of a certificate of birth knowing that such certificate or certified copy was issued upon a certificate which is false in whole or in part or which relates to the birth of another person, whether living or deceased;
- (e) (e) willfully and knowingly furnishes or possesses a certificate of birth or certified copy of a certificate of birth with the knowledge or intention that it be used for the purposes of deception by a person other than the person to whom the certificate of birth relates; or
- (f) (f) without lawful authority possesses any certificate, record, or report required by such sections or a copy or certified copy of such certificate, record, or report knowing the same to have been stolen or otherwise unlawfully obtained shall be guilty of a Class IV felony.

(2) Any person who

(a) (a) willfully and knowingly refuses to provide information required by such sections or rules and regulations adopted under this section and section 71-640.01 or

- (b) willfully and knowingly neglects or violates any of the provisions of sections 71-601 to 71-648 or refuses to perform any of the duties imposed upon him or her under such sections shall be guilty of a Class I misdemeanor.
- (3) The Department of Health and Human Services Finance and Support may include on any appropriate certificate or document a statement warning of the consequences for any violation of this section.

Laws 1977, LB 72, § 2; Laws 1978, LB 748, § 37; Laws 1994, LB 886, § 14; Laws 1996, LB 1044, § 550; Laws 1997, LB 307, § 168.